DOCKET NO.: 210295US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

GROUP ART UNIT: 2814

Tomasz L. Klosowiak et al.

SERIAL NO.: 09/897,059

EXAMINER: Wille

FILED: July 3, 2001

FOR: STRUCTURE AND METHOD FOR FABRICATING SEMICONDUCTOR STRUCTURES AND DEVICES UTILIZING THE FORMATION OF A COMPLIANT SUBSTRATE FOR MATERIALS USED TO FORM THE SAME AND PIEZOETECTRIC STRUCTURES HAVING CONTROLLABLE OPTICAL SURFACES

## **RESTRICTION RESPONSE**

ASSISTANT COMMISSIONER FOR PATENTS WASHINGTON, D.C. 20231

SIR:

Responsive to the Restriction Requirement dated October 15, 2002, Applicants elect Group I, Claims 1-16.

## **REMARKS**

The claims in this case were restricted into two Groups. Applicants have provisionally elected Group I, Claims 1-16 for initial prosecution. The Restriction Requirement is traversed.

The Office Letter characterizes the two Groups of claims as being related as "process of making and product made." Referring to MPEP §806.05(f), the Office Letter takes the position that, rather than epitaxy, the compound semiconductor could be formed as a separate substrate and be bonded to remaining layers on a second substrate. While not taking a position with regard to the Examiner's comments, Applicants submit that the statement in the

Office Letter does not meet the requirements set out in MPEP §806.05(f).

In this case there is no explanation in the Restriction Requirement as to why the

proposed alternative would be *materially different* processes, as that term is used in the

MPEP to support Restriction, nor is there an explanation as to how or why the proposed

alternative process would provide the device structure of, e.g., Claim 1. Applicants thus

respectfully submit that the Restriction Requirement fails to make out a prima facie case

supportive of Restriction, and for this reason Applicants request that the Requirement be

withdrawn and that all claims in this case be examined.

In addition, for a Restriction to be proper a burden must be placed on the Office in

examining all claims. Here, a full search of all pending claims would entail the search of only

a few subclasses, and thus Applicant respectfully submits that a full search of this case would

not present the necessary burden.

Finally, Applicants note that the provisionally non-elected claims are method claims,

and thus rejoinder is respectfully requested. The Examiner is authorized to make the process

claims depend from appropriate device claims if necessary for rejoinder and allowance on

first action. See MPEP §821.04.

Respectfully submitted,

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